UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re:)
	Debtor(s).) Case No.
	Plaintiff,)
	v.) Adversary No
	Defendant.))

ORDER SETTING PRELIMINARY PRETRIAL CONFERENCE

This adversary proceeding/contested matter is set for preliminary pretrial conference under the Federal Rule of Bankruptcy Procedure, Rule 7016 (incorporating Federal Rule of Civil Procedure 16(c)), on ______ at _____ in Courtroom _____, Everett McKinley Dirksen United States Courthouse, 219 South Dearborn Street, Chicago, Illinois. The parties are directed to confer beforehand concerning the following matters, on which the court may take appropriate action at the pretrial conference:

- 5. the existence of disputes concerning jurisdiction or venue;
- 6. formulation and simplification of issues, including the elimination of claims and defenses;
- 7. the need to amend the pleadings, join additional parties, or file motions attacking the pleadings;
- 8. the need for (additional) discovery, including expert witness discovery, and the timing of needed discovery;

- 9. identification of the principal *uncontested* facts and issues of law, (and if box contains "X"),
 - G Prepare a joint comprehensive stipulation of all *uncontested* facts, which will become a part of the evidentiary record in the proceeding, and a comprehensive statement of legal issues about which there is no dispute, which will bind the parties at trial;¹
- 6. identification of the principal *contested* issues of fact and law, (and if box contains "X"),
 - **G** Prepare a joint comprehensive statement of all *contested* facts on which evidence will be offered and a comprehensive statement of legal issues about which will need to be resolved;
- 7. the appropriateness and timing of summary disposition under Rule 56 of the Federal Rules of Civil Procedure;
- 8. the possibility of settlement, the need for court assistance in settlement, or referral to mediation under local Rules 1000 *et seq.*;
- 9. the need for and timing of submission of a Final Pretrial Order, and proposed trial dates; and
- 10. such other matters as may facilitate the just, speedy, and inexpensive disposition of this proceeding.

	ENTER:
	Judge
Dated:	
	Form Order No. 10

ilnb: October 1,1999

PrelimPTC

¹Proposed stipulated facts shall be stated in neutral language so as to encourage stipulation. Where disagreement arises as to the form of a proposed fact statement, counsel shall endeavor to compromise towards reaching a mutually acceptable statement of facts.